DEPARTMENT OF THE TREASURY ALCOHOL AND TOBACCO TAX AND TRADE BUREAU FEDERAL FIREARMS AND AMMUNITION **EXCISE TAX RETURN**

		OMB. N	o. 1513-0094 (8/31/2008)
		FOR TTB USE	ONLY
Tax	\$		
Penalty	\$		
Interest	\$		
Total	\$		
Examined	l by:		Date:
Other			

(Please read below instructions before completing th	is form,) Ex	camined by:		Date:
(Send us original - keep a copy for your reco			her		
		GENERAL			
 My name, business name and business location (number, stre state and zip code) 	et, city,	2. My daytime tele	ephone number is	:	
, ,		My e-mail addr	ress is:		
		3. My taxpayer id	entification number	er is:	
		4. If this is a one-	-time or occasiona	ıl return, che	eck this box
			return, check this	box	
		5. My form of pay	ment (if any) is:		ake your check or money order ne Alcohol and Tobacco Tax and
Check if above information has abanged since you filed your l			ney Order	Trade Burea	u and write your Taxpayer
Check if above information has changed since you filed your learn.	ast	EFT Oth	ner (Specify)	money order	n Number on your check or r.
PART II - CALCULATION OF TAXE	S ON S	SALES OR USES D	URING THIS TAX	PERIOD	
6. My tax period begins/ and end	s on	/			
(month, day, year)		(month, day, year)			
		(a)	Taxable A	rticles	(c)
For This Tax Period I Calculate My Taxes as Follows:		Handguns	Other Fire		Ammunition
	(Pis	tols and Revolvers)	(Rifles, Sho Machine Gu		(Shells and Cartridges)
7. The sales price of all articles that I sold	\$		\$, στοιή	\$
8. The sales price of all articles that I sold tax-exempt or tax-free (See Instruction #8)					
When I make tax-free sales my tax-free registration number is	:				
9. My taxable sales (Line 7 minus Line 8)					
10. Eligible adjustments					
11. My adjusted taxable sales (Line 9 plus or minus Line 10)					
12. The sales price of all articles I used					
13. My total taxable sales and uses (Line 11 plus Line 12)					
14. Tax rate		10%	11%		11%
15. My total tax (multiply Line 13 by Line 14)	\$		\$		\$
PART III - CALCULATION O (Before making entries on Lines 17-23,)
16. My total of Lines 15 (a), (b) and (c)		,			\$
17. My increasing adjustments from Line 33, Schedule B					\$
18. My gross tax (Line 16 plus Line 17)					\$
19. My decreasing adjustments from Line 39, Schedule C (Cannot	be mor	e than the amount o	n line 18.)		\$
20. My net tax (Line 18 minus Line 19. Cannot be less than zero.)					\$
21. My total deposits (Must agree with Line 27, Schedule A)				\$	
If Line 21 is the same as Line 20 - STOP HERE - PROCEED 1	O LINE	E 40			ı
If Line 20 is more than Line 21 - complete Line 22 If Line 21 is more than Line 20 - complete Line 23					
22. Amount I need to pay with this return					\$
23. I will apply this amount to my next return (Show in Schedule C		7 of next return.)			\$
(If you are a one-time, occasional or final filer, see Instruction	#∠3.)				•

SCHEDULE A - STATEMENT OF MY NET TAX LIABILITY DURING THIS TAX PERIOD (Line 27 (b) must be the same amount shown on Line 21) (b) (b) (a) **DEPOSIT PERIOD NET TAX LIABILITY DEPOSIT PERIOD NET TAX LIABILITY** 24. First month 26. Third month Day 1 through 15 Day 1 through 15 Day 16 through last day Day 16 through last day * September only Day 16 through 25 * September only Day 26 through 30 25. Second month Day 1 through 15 27. Total of Columns (b) Day 16 through last day *For the period of September 16-30, show a separate amount for September 16-25 and September 26-30. SCHEDULE B - MY INCREASING ADJUSTMENTS **Amount of Adjustments** (a) **Explain Your Increasing Adjustments** (b) (c) (d) Tax Interest Penalty 28. \$ \$ 29. 30. 31. \$ 32. My totals of Columns (b), (c) and (d) \$ 33. My total of Lines 32 (b), (c) and (d) SCHEDULE C - MY DECREASING ADJUSTMENTS **Amount of Adjustments** (a) **Explain Your Decreasing Adjustments** (b) (c) Tax Interest 34. \$ \$ 35. 36. 37. My credit from Tax Period Ending _ \$ \$ 38. My totals of Columns (b) and (c) \$ 39. My total of Lines 38 (b) and (c) **CERTIFICATION** Under penalties of perjury I declare that I have reported all transactions and tax liabilities required by law or regulations. I have examined this return (including any attached explanations, statements, schedules and forms) and to the best of my knowledge and belief it is true, complete and correct. If I took adjustments in Schedule C, I have met all the requirements of the Internal Revenue Code, Title 26, United States Code and the applicable

42. Title

Federal regulations Title 27, Code of Federal Regulations, Part 53.

40. Date

41. Signature (Original signature only)

TTB F 5300.26 (5/2005)

GENERAL INSTRUCTIONS

(Please detach these instructions before mailing return.)

- A. Why must I file this form? You must file this form to report Federal Firearms and Ammunition Excise Tax (FAET) required by Title 26, United States Code (U.S.C.), Section 4181.
- **B.** Who must file this form? If you are the manufacturer, producer or importer of pistols, revolvers, other firearms and shells and cartridges (articles) you are required to file a return.
- C. How do I determine how much tax I owe? You owe tax based on the sales price of the articles you sell or use.

D. How often and when do I file?

If you file:	Your tax return period is:	Your tax return is due by:	Comments:		
Quarterly	January 1 to March 31	April 30	* You must file a return for any calendar quarter that you owe tax.		
<u> </u>		July 31	You are not required to file a return in any quarter that you do not owe tax. If you paid all taxes due and made timely deposits for your return, you have an additional 10 days to		
		October 31			
	October 1 to December 31	January 31	file the return.		
Annually	January 1 to December 31	January 31st of the following year	You may file annually if you filed a return in the past but do not owe tax for an entire calendar year.		
Monthly	1st day of the month to the last day of the month.	By the 15th day of the month following the close of the monthly period.	TTB will notify you in writing if you need to file a monthly or semi-monthly return.		
Semi-Monthly	1st day of the month to the 15th.	By the 10th day following the semi- monthly period.			
	16th day of the month to the last day of the month.	By the 10th day following the semi- monthly period.			

^{*} If the due date falls on a Saturday, Sunday, or legal holiday, your return and payment is due on the next succeeding day that is not a Saturday, Sunday, or legal holiday.

E. How and where do I file my return?

· You must prepare this form in duplicate. Keep one copy for your records and mail the original to:

Alcohol and Tobacco Tax and Trade Bureau

Excise Tax P.O. Box 360804

Pittsburgh, PA 15251-6804

· Mail your return to the above address if you pay by Electronic Funds Transfer (EFT).

F. Who must sign the return?

If you are filing this return as a(n):	Then the following person may sign your return:
Individual	you
Sole proprietorship	you
Partnership, LLC, etc.	a responsible and authorized member or officer having knowledge of your affairs
Corporation	the President, Vice-President, or other principal officer having knowledge of your affairs
Trust or estate	fiduciary
Any of the above	agent with an acceptable power of attorney on file with the Firearms and Ammunition Excise Tax (FAET) Unit, National Revenue Center (NRC).

G. When are my returns timely?

- Your return is timely if it is mailed by the due date.
- · We use the official postmark of the U.S. Postal Service on the envelope or your receipt of certified mail as proof of timeliness.

H. When must I make deposits of tax?

• You must deposit your tax on TTB F 5300.27, Federal Firearms and Ammunition Excise Tax Deposit, once your tax liability exceeds \$2,000 during a calendar quarter (January to March, April to June, July to September and October to December).

Refer to TTB F 5300.27 for additional instructions on how to make deposits.

If you are required to deposit taxes, you must complete Schedule A, Statement of My Net Tax Liability during this Tax Period. Enter the tax you
owe for each semi-monthly period through the end of the quarter.

Note: You are not required to make a deposit if you are filing a one-time or occasional return.

If you overpay you may: If you overdeposit or underpay my taxes? If you overpay you may: If you overdeposit you may: If you overdeposit you may: If you underpay you may: Claim the overpayment as a credit in Schedule C, My Decreasing Adjustments, or you can file a claim on TTB F 5620.8, Claim. Schedule C on the next return or you can file a claim on TTB F 5620.8. If you underpay you may: Claim this overdeposit as a credit in Schedule B, My Increasing Adjustments. Schedule B, My Increasing Adjustments.

Note: You should not file amended returns for overpayments and underpayments under any circumstances.

Interest: The law allows the payment of interest on underpayments and on some overpayments of tax. We compute your interest at the rate found in Title 26, U.S.C., Section 6621.

J. How long must I keep my FAET records? You must keep records to support all entries made on this return for at least 3 years from the date you filed this tax return.

K. When must I file a final return or a one-time or occasional return?

- · You must file a final return when you permanently cease FAET operations.
- · You must check the appropriate box in Line 4 and attach a statement containing the following information:
 - 1. Person (name) who kept the records.
 - 2. Location (address) of the records.
 - 3. Whether the business was transferred to another person.
 - 4. To whom (name and address) the business was transferred.
- · You must file a one-time or occasional return if you owe tax but are not engaged in the FAET business.
- Check the appropriate box in Line 4 and attach your payment.

L. Where do I go for additional information?

· If you have any questions about filing returns, you may contact:

Alcohol and Tobacco Tax and Trade Bureau National Revenue Center (NRC) FAET Unit 550 Main St, Ste 8002 Cincinnati, OH 45202-5215

Telephone Nos: 877-882-3277 / 513-684-3817

E-mail Address: ttbquestions@ttb.gov

Specific Instructions Part I - General

Line 3.

- · You are required to have an Employer Identification Number (EIN) if you file FAET returns.
- Exception: Occasional or one-time filers are not required to obtain an EIN. You may use your Social Security Number (SSN).
- · You may obtain an EIN from the Internal Revenue Service (IRS) using Form SS-4. You may obtain a Form SS-4 by contacting any IRS office.
- <u>Line 5</u>. If you pay tax by Electronic Fund Transfer (EFT), contact the FAET Unit at the NRC for specific information.

Line 6. See General Instruction D.

Part II - Calculation of Taxes on Sales or Uses During This Tax Period

General

- · Entries you make on the lines in Part II are limited to the sales and uses occurring during the tax period specified in Line 6.
- You can use Schedule B for tax on sales or uses that occurred in a previous tax period if you did not include them on the return for that period.
- You can use Schedule C to show tax decreases for sales or uses reported as taxable in this or previous tax returns that are resold for certain tax-free purposes or determined later to qualify as tax-free.

Taxable Articles, Column (b). Enter the sales price of any portable weapons such as rifles, carbines, machine guns, shotguns, or fowling pieces, from which a shot, bullet, or other projectile may be discharged by an explosive.

Line 7.

- Enter the dollar amount of your total sales of taxable articles, including tax-exempt or tax-free sales during the tax period stated in Line 6.
- Do not include articles if you are not the manufacturer, producer or importer for purposes of this tax.
- Except for leases and certain installment sales, you must include all sales regardless of whether your customers paid you.
- The sales price is usually stated on the customer's invoices. You should also include the dollar value of things other than money given as consideration for the article. This includes services, personal property, and articles traded in.
- · Do not include the sales price of a non-taxable article unless you sold it as a unit with the taxable article.

When you sell a taxable article as a unit with a non-taxable article (for example, a pistol and holster) or with extra parts or accessories, then
enter the sales price of the unit. If a taxable sale, you should adjust the unit's sales price on Line 10 to exclude the non-taxable article, part or
accessory.

<u>Line 8.</u> You must enter the sales price of all articles included in Line 7 that you sold **tax-free** or **tax-exempt**. Please use the following chart to determine whether your entry is tax-free or tax-exempt.

Tax-Free Sales	Tax-Exempt Sales		
 If you are selling articles tax-free, you and your customer may need an approved TTB F 5300.28, Application for Registration for Tax-Free Transactions Under 26 U.S.C. 4221. This registration number must be listed in Line 8. 	 If you are selling articles tax-exempt, an approved TTB F 5300.28 is not required. Please refer to Title 27, Code of Federal Regulations (CFR), Section 53.62 for tax exemptions. 		
 Please refer to Title 27, Code of Federal Regulations (CFR), Section 53.131 for tax-free sales and Section 53.140 for registration requirements. 			

Do not include the sales of articles sold taxpaid to customers who later resell or use the articles for tax-free purposes; however, you may take a credit in Schedule C or file a claim for refund on TTB F 5620.8.

You may refer to Industry Circular 93-5 for more information about selling articles tax-free or tax-exempt.

Your failure to follow requirements or to be properly registered may result in additional taxes, penalties and interest.

Line 10.

· You must enter the net amount of adjustments to the sales prices of taxable sales for this tax period from Line 9. · Eligible adjustments are allowed for certain items only when included in the sales price to your customer. (Please see below chart.) Price readjustments in the same tax period in which the sale occurs may also be taken in this line, as an adjustment to the tax in Schedule C, or used in determining the sales price (Line 7). Do not use Line 10 to subtract the sales price (including excise tax) that you paid to another manufacturer or importer. If you further manufacture articles on which excise tax was paid by another person, you may take a credit in Schedule C or file a claim for refund on TTB F 5620.8. **Eligible Adjustments** Exclusions (Decreasing Adjustments) Inclusions (Increasing Adjustments) Constructive Sale Price (CSP) You may take decreasing adjustments for the You may have to increase the sales price of a Certain types of sales require increasing taxable article from the amount shown on your or decreasing adjustments (also referred following items when included in the sales price of the article and not as a separate charge: to as a constructive sale price) because the manufacturer, producer or importer is When calculating your sales price you must include constructing a new taxable price for the · This excise tax · Any charges for transportation, delivery, the following: taxable article. insurance, installation and other expenses · Use of a CSP will arise where the actually incurred in connection with the delivery · Any charge which is required by the of an article to a purchaser in connection with a manufacturer, producer or importer to be paid taxable article is not sold at wholesale. as a condition of the sale - which is not an · A manufacturer, producer or importer bona fide sale · Local advertising charges when certain expense falling within one of the allowable may elect or will be required to use a exclusions. conditions are met CSP so that its taxable sale price for · Any charges for tools and dies used in various types of sales are at or near Extra and identical parts and accessories the established wholesale price of the Non-taxable articles when sold in combination production with a taxable article A charge for a warranty. This depends on taxable article. whether the warranty is optional or required. When a manufacturer, producer or Please refer to 27 CFR, Sections 53.61(b), .92, .93, (See 27 CFR, Section 53.91(c) for specific importer makes a sale at retail or to information.) retailers, he may elect to base the .100, .101 and .102 for further information on exclusions from the sale price. · Any charges for coverings, containers and FAET on either the actual sale price or packing a CSP, which will be a percentage of • Taxable and nontaxable articles sold as a unit the actual sale price to either retailers or at retail. Please refer to 27 CFR, Section 53.91 for further When a manufacturer, producer or information on inclusions. importer makes a sale "not at arms length and at less than fair market value" he is required to use a CSP in lieu of its actual sale price. · There are other circumstances which may require a CSP to be used. See the regulations listed below for these circumstances. Please refer to 27 CFR, Sections 53.94, .95, .96, .97, .99(c), 104(d)(1) & (e). and .143 for further information on constructive sale price. TTB F 5300.26 (5/2005)

Line 12. You must pay the tax on your business use of taxable articles that you manufactured or imported. If you regularly sell the articles, you must:

- Compute the tax based on the lowest established wholesale price.
- · Enter the sum of the prices for articles used.

Use includes:

- · Loans of articles for display.
- · Demonstration or familiarization, or
- · Further manufacture of an article not subject to any FAET.

Please refer to 27 CFR, Section 53.111-115 for more information.

Part III - Calculation of My Tax Liability for this Tax Period

Line 17. Include all increasing adjustments reflected on Schedule B.

Use Schedule B to report adjustments increasing the amount of tax you owe. Examples include:

- · Errors you made in calculating the tax you owed in a previous tax return period which resulted in an underpayment of your tax.
- · Penalties and/or interest you owe on increasing adjustments.

<u>Line 19</u>. The amount you show on this line cannot exceed the amount on Line 18. Any excess must be carried over as a credit on your next tax return in Schedule C. Line 37 or you can file a claim for refund on TTB Form 5620.8.

Use Schedule C to report adjustments decreasing the amount you owe.

Examples include:

- · Errors you made in calculating the tax you owed in a previous tax return period that resulted in an overpayment of tax.
- · Interest we owe you on decreasing adjustments.

You must fully explain any adjustments you list in Schedules B and C and you may not make adjustments earlier than the period in which they arose. You must explain and submit documentation on any claim for credit that you file as required by 27 CFR, Part 53 and 27 CFR, Part 70, Section 70.123.

<u>Line 21.</u> You must enter the total amount of deposits made on TTB F 5300.27 for the tax return period. This amount should agree with Schedule A, Line 27.

<u>Line 23</u>. If you are unable to apply your overpayment to your next return because you are filing a one-time, occasional or final return, you may file a TTB F 5620.8. Claim with the FAET Unit at the NRC.

Line 41. Form must have an original, authorized signature.

PAPERWORK REDUCTION ACT NOTICE

This request is in accordance with the Paperwork Reduction Act of 1995. We use this information collection to identify taxpayers, the period covered, and the amount of tax due for each tax return period. This information also ensures the correct tax payment was made and received. The information we request is mandatory by law (26 U.S.C., Section 6302).

We estimate the average burden associated with this collection of information is 7 hours per respondent or recordkeeper, depending on your individual circumstances. Address your comments concerning the accuracy of this burden estimate and suggestions to reduce this burden to: Reports Management Officer, Regulations and Rulings Division, Alcohol and Tobacco Tax and Trade Bureau, Washington, DC 20220.

TTB may not conduct or sponsor and you are not required to respond to, a collection of information unless it displays a currently valid OMB control number.

PRIVACY ACT STATEMENT

We provide this information to comply with Section 3 of the Privacy Act of 1974 (5 U.S.C., 552(a)(e)(3)).

We require this information under the authority of 26 U.S.C. 6302. You must disclose this information so we may identify you as a taxpayer, the period covered and the amount of tax due for each return. This information also ensures the correct tax payment was made and received.

We use this information to make determinations for the purposes described in paragraph 2. Also, we may disclose the information to other Federal, State, foreign and local law enforcement and regulatory agency personnel to verify information on the form where law does not prohibit such disclosure. We may disclose the information to the Justice Department if it appears that the furnishing of false information may constitute a violation of Federal law. Finally, we may disclose the information to members of the public in order to verify information on the form where law does not prohibit such disclosure.

If you fail to supply complete information then there will be a delay in the processing of your return.